#### IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

KAREN McPETERS, individually, and on	§	
behalf of those individuals, person and entities	Š	
who are similarly situated,	§	
Plaintiff,	§	CIVIL ACTION NO. 5:11-cv-154
	§	
v.	§	
	§	
LEXISNEXIS, a division of REED	§	
ELSEVIER, INC.,	§	
Defendant.	§	

#### **NOTICE OF REMOVAL**

PLEASE TAKE NOTICE that Defendant LexisNexis, a division of Reed Elsevier Inc., ("LexisNexis"), through undersigned counsel, hereby removes this action from the 225th Judicial District in Bexar County, Texas to this Court, based on diversity of citizenship jurisdiction, pursuant to 28 U.S.C. sections 1332 (as amended by the Class Action Fairness Act of 2005, Pub. L. 109-2, § 4(a), 119 Stat. 9) and 1441. In support of removal, LexisNexis alleges as follows:

#### I. STATE COURT ACTION

1. On or about January 24, 2011, plaintiff Karen McPeters ("Plaintiff") filed Plaintiff's Original Petition (the "Petition") in Cause No. 2011CI-01119, in the 225th Judicial District in Bexar County, Texas, entitled: *Karen McPeters, individually and on behalf of those individuals, persons and entities who are similarly situated v. LexisNexis, a division of Reed Elsevier, Inc.* (the "State Court Action"). The Petition was served on LexisNexis on or about January 27, 2011. On or about February 21, 2011, Plaintiff filed Plaintiff's First Amended Petition (the "Amended Petition").

2. Pursuant to 28 U.S.C. § 1446(a), attached hereto as **Exhibit A** is a true and correct copy of the entire file of record with the Court in the State Court Action, including all process, pleadings, and orders served upon the Removing Parties in this action.

#### II. PROCEDURAL REQUIREMENTS

- 3. This Notice of Removal is timely under 28 U.S.C. § 1446(b), insofar as it is being filed within thirty (30) days of receipt by LexisNexis of a copy of the Petition setting forth the claims for relief upon which this action is based.
- 4. This action is properly removed to this Court, as the State Court Action is pending within this district and division. 28 U.S.C. §§ 1441, 1446(a).
- 5. Pursuant to 28 U.S.C. § 1446(d), LexisNexis is also simultaneously filing a copy of this Notice of Removal in the 225th Judicial District Court of Bexar County, Texas. A copy of the Notice of Removal filed in the State Court Action is attached hereto as **Exhibit B**.<sup>1</sup>

#### III. DIVERSITY OF CITIZENSHIP

- 6. This Action is one over which this Court has original jurisdiction under the provisions of 28 U.S.C. § 1332(d), and may be removed to this Court pursuant to 28 U.S.C. § 1441(a). Specifically, this Action is properly removed to this Court under the rules for diversity of citizenship jurisdiction under the Class Action Fairness Act of 2005, Pub. L. 109-2, § 4(a), 199 Stat. 9, on the grounds specified below.
- 7. The Class Action Fairness Act of 2005 amended 28 U.S.C. § 1332 to provide that a putative class action is removable to federal court if (a) the proposed class members number at

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LexisNexis has not included Exhibit 1 to the state court removal notice in Exhibit B because Exhibit 1 is a copy of the notice of removal filed in this Court.

least 100; (b) the amount in controversy exceeds \$5,000,000, exclusive of interest and costs; (c) and any member of a class of plaintiffs is a citizen of a state different from any defendant.

- 8. The proposed class members number at least 100. The proposed class is alleged as "the class of persons subjected to LexisNexis' E-filing plan, and forced to pay fees and charges to LexisNexis," which according to Plaintiff consists of more than 16,000 litigants since 2000. (See Pet. ¶ 54(1).) (See Amended Pet. ¶ 101(1).)
  - 9. At least one plaintiff and one defendant are citizens of different states as:
- (a) LexisNexis is informed and believes that, at the time this Action was commenced, Plaintiff and the majority (if not all) of the putative class members were citizens of the State of Texas within the meaning of 28 U.S.C. § 1332(a). (See Pet. ¶ 2.) (See Amended Pet. ¶ 2.) (alleging that Plaintiff is a citizen of San Antonio, Texas, Bexar County and complaining of fees charged within the State of Texas); and
- (b) Defendant LexisNexis is a division of Reed Elsevier Inc., which is now, and was at the time this Action was commenced, a citizen of Massachusetts and Ohio within the meaning of 28 U.S.C. §1332(c), because Reed Elsevier Inc. is a Massachusetts corporation with LexisNexis' principal place of business in Ohio. *See* Declaration of Thomas A. Smith, dated February 22, 2011, attached hereto as **Exhibit C.**
- (c) Because Plaintiff is a resident of Texas and Defendant is a citizen of Massachusetts and Ohio, complete diversity exists.
- 10. Where a defendant can show, by a preponderance of the evidence, that the amount in controversy is greater than the jurisdictional amount, removal is proper. *See White v. FCI U.S.A., Inc.*, 319 F.3d 672, 675 (5th Cir. 2003) (affirming district court's conclusion that it was "more probable than not" that damages were over the jurisdictional minimum where the total

amount of relief was not stated in the petition); see also St. Paul Reins. Co. v. Greenberg, 134 F.3d 1250, 1253 n.13 (5th Cir. 1998) ("[t]he test is whether it is more likely than not that the amount of the claim will exceed [the jurisdictional minimum].") Defendant is informed and believes, and on that basis alleges, without admitting that Plaintiff and/or the class she purports to represent could recover such damages, that the amount in controversy in this Action exceeds \$5,000,000, exclusive of interest and costs, on the following grounds:

- (a) Plaintiff, individually and on behalf of all similarly situated civil litigants, seeks compensation for actual damages, statutory damages, exemplary damages and reasonable attorneys' fees. (See Pet. ¶ 59.) (See Amended Pet. ¶ 107.)
- (b) Based upon LexisNexis' initial calculations of filing fees paid on behalf of Montgomery County and Jefferson County litigants since 2002, actual damages could exceed \$7,000,000. See Affidavit of Richard Steiner at ¶ 5, dated February 24, 2011, attached hereto as **Exhibit D**.
- (c) Plaintiff seeks treble damages under the Texas Deceptive Trade Practices

  Act. See Pet. ¶ 46. Tex. Bus. & Com. Code § 17.50(b).
- (d) Plaintiff seeks attorneys' fees under the Texas Deceptive Trade Practices Act. See Pet. ¶ 47. The \$5,000,000 jurisdictional minimum can account for attorneys' fees, when such fees are statutory. Hartis v. Chicago Title Ins. Co., 2009 U.S. App. LEXIS 5372 (8th Cir. 2009).
- (e) Plaintiff seeks damages for conduct chargeable as felony theft in the third degree or higher under the Texas Penal Code, chapter 31, which Plaintiff argues are exempt from the cap on exemplary damages. *See* TEX. CIV. PRAC. & REM. CODE § 41.008(b), (c)(13).

- (e) Plaintiff seeks other undefined exemplary damages, which can be calculated towards the \$5,000,000 minimum jurisdictional amount. *See Stull v. YTB Int'l, Inc.*, 2010 U.S. Dist. LEXIS 108876 (S.D. Ill. 2010) ("Where both actual and punitive damages are recoverable under a complaint each must be considered to the extent claimed in determining the jurisdictional amount.").
- (f) Taking into account treble damages, statutory attorneys' fees, and exemplary damages, the amount in controversy more likely than not exceeds \$5,000,000.<sup>2</sup>
- threatened taking by LexisNexis of its 'charges' for on-line E-filing." (See Amended Pet. ¶ 68). The amount in controversy in an action for declaratory or injunctive relief can be characterized as "the value of the right to be protected or the extent of the injury to be prevented." St. Paul Reins. Co. v. Greenberg, 134 F.3d 1250, 1252-53 (5th Cir. 1998). The value of future charges Plaintiff seeks to enjoin LexisNexis from collecting alone more likely than not exceeds the amount in controversy.
- (h) Any uncertainties regarding whether the amount in controversy minimum is met should be decided in favor of jurisdiction. See S.Rep. No. 109-14 at 42 (2005) ("if a federal court is uncertain about whether 'all matters in controversy' in a purported class action 'do not in the aggregate exceed the sum or value of \$5,000,000,' the court should err in favor of exercising jurisdiction over the case"); see also Brill v. Countrywide Home Loans, Inc., 427 F.3d 446, 448-49 (7th Cir. 2005) (defendant need only demonstrate a reasonable probability that an amount satisfying CAFA's minimum is being claimed).

<sup>&</sup>lt;sup>2</sup> By presenting data regarding the amount in controversy, LexisNexis does not waive any affirmative defenses that may be asserted in the future.

- 11. Because Plaintiff and Defendant are citizens of different states, there is complete diversity between the parties. Further, because there is complete diversity and because the amount in controversy threshold is met, the requirements for removal under 28 U.S.C. § 1332(d) and 1441(a) are satisfied.
- 12. Pursuant to 28 U.S.C. § 1446(d), LexisNexis will promptly give written notice of the filing of this Notice of Removal to Plaintiff and will file a copy of this Notice with the Deputy Clerk of the 225th Judicial District Court of Bexar County, Texas.

#### IV. PRAYER

WHEREFORE, LexisNexis respectfully serves notice that Cause No. 2011CI-01119 from the 225th Judicial District Court of Bexar County, Texas, is removed to this Court.

Respectfully submitted,

LOCKE LORD BISSELL & LIDDELL LLP

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#### PAUL HASTINGS JANOFSKY & WALKER, LLP

John G. Parker Georgia Bar No. 562425\* J. Allen Maines Georgia Bar No. 466575\* Emily L. Shoemaker Georgia Bar No. 558138\* S. Tameka Phillips Georgia Bar No. 245633\* 600 Peachtree Street, N.E. Twenty-Fourth Floor Atlanta, GA 30308 (404) 815-2400 (404) 685-5252 (Facsimile)

ATTORNEYS FOR DEFENDANT LEXISNEXIS, A DIVISION OF REED ELSEVIER, INC.

<sup>\*</sup>Pro hac vice applications forthcoming

#### **CERTIFICATE OF SERVICE**

I certify by my signature below that a true and correct copy of the above has been forwarded as indicated to the following on this 25th day of February, 2011.

VIA U.S. MAIL Robert L. Mays, Jr. 8626 Tesoro Drive San Antonio, Texas 78217

Amanda M. Dchaeffer

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PAGE 01

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KAREN HOPETERS

VS LEXISNEXES A DIVISION OF REED ELSEVIER INC

ACCOUNT TYPE:

ACCOUNT NO:

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STATUS: PENDING

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ISTRICT COURT

CAUSE NO. 2011-CI-01119

KAREN McPETERS, individually, and on behalf of those individuals, persons and entities who are similarly situated Plaintiff \$

vs. \$

LEXISNEXIS, a division of REED ELSEVIER, INC. \$

Defendant

225<sup>TH</sup> JUDICIAL DISTRICT

THE D

BEXAR COUNTY, TEXAS

#### PLAINTIFF'S FIRST AMENDED PETITION

#### TO THE HONORABLE JUDGE PRESIDING:

Now comes Karen McPeters ("McPeters"), individually and on behalf of those individuals, persons and entities similarly situated, and files her Plaintiff's First Amended Petition complaining of LexisNexis, a division of Reed Elsevier, Inc., and states:

#### DISCOVERY

Discovery is to be conducted under Rule 190.3, Texas Rules of Civil Procedure, as
 Level 2 discovery.

#### **PARTIES**

2. Plaintiff Karen McPeters is an individual residing in San Antonio, Texas. At all times relevant to this lawsuit, Plaintiff Karen McPeters was a resident of Bexar County, Texas. Karen McPeters brings suit on her behalf and, upon leave of court pursuant to Tex. R. Civ. P. 42, on behalf of those individuals, persons and entities similarly situated.

Defendant LexisNexis, a division of Reed Elsevier, Inc., is a foreign corporation 3. from the Netherlands, with its principal Texas corporate office in Dallas, Texas, registered to do business in Texas, which was served with process by certified mail pursuant to Texas Rules of Civil Procedure 106(a)(2) by delivering the petition and citation to its registered agent, C T Corporation System, 350 North St. Paul St., Dallas, Texas 75201 on January 27, 2011.

#### IJURISDICTION AND VENUE

- 4. This court has original jurisdiction of the parties and claims pursuant to Tex. Gov't Code §24.007. Venue is proper in Bexar County, Texas, pursuant to Tex. Civ. Prac. & Rem. Code §15.002, Tex. Bus. & Comm. Code §15.21(a)(1), Texas Free Enterprise and Antitrust Act of 1983, and Tex. Bus. & Comm. Code §17.56, Texas Deceptive Trade Practices-Consumer Protection Act ("DTPA" or "Consumer Protection Act"). Facts supporting permissive venue are set forth below.
- 5. Plaintiff was a resident of Bexar County at all times relevant to the claims asserted herein. A substantial part of the events or omissions giving rise to the claims occurred in Bexar County, Texas. Plaintiff received invoices and demands for payment in Bexar County. Plaintiff transmitted payments from Bexar County. Plaintiff complied with mandatory E-filing of documents from Bexar County. Plaintiff received correspondence and threats related to E-filing in Bexar County. Tex. Civ. Prac. & Rem. Code §15.002(a)(1); DTPA §17.56(1). No mandatory venue provision applies in this case.

6. The defendant, LexisNexis, is represented by counsel residing in Georgia. Its principal corporate office is in Dallas. Defendant is a subsidiary of a foreign corporation situated in Amsterdam. Plaintiff and her counsel reside in Bexar County.

#### Summary of the Case

LexisNexis is part of a foreign corporation based in the Netherlands. Since the year 2000, it, or a predecessor, has controlled access to at least one district court in Montgomery County, Texas. At some point, Jefferson County joined in. This happened because a district judge decided to give a blank check to LexisNexis to charge whatever it wanted as a mandatory condition of accessing his court.

The judge's written order is seldom filed in any case, but routinely enforced. The order assures that "a minimal fee is assessed for each filing," ("E-filing") but no fee is set. No one reviews the charges. As a result, LexisNexis charges nearly \$16 for every piece of paper filed. Those charges are unconscionable when compared with the cost of following the Texas Rules of Civil Procedure and when compared with other Texas providers. This is no "minimal fee"; it is an unconscionable fee.

LexisNexis claims to act as the official agent of a District Clerk with authority to regulate access to Texas courts. The Texas Supreme Court never agreed. LexisNexis charges are an unconstitutional barrier to open courts according to authority from both the Texas Supreme Court and the Texas Attorney General. There is no precedent for this barrier. The charges are like a poll tax. Minorities, the poor, elderly and the less educated are likely to be denied their day in court. Is it reasonable to require them to be computer literate? Payment for justice is now a fact of life, but should it be?

#### FACTS RELEVANT TO STATUTORY CLAIM

The LexisNexis charges for on-line E-filing in Montgomery County. It conceals those charges from Karen McPeters, and other similarly situated persons and entities. At the time of document filing no charges are shown. Karen McPeters only learned that she was being billed and the amount of the charges, when LexisNexis sent bills to her lawyer beginning about March 6, 2009. Charges to litigants are not found on the Montgomery County District Clerk's web site nor are they found on the web

- pages of the district judges who make such filing mandatory in their courts, most notably the web page of the Honorable Frederick Edwards, 9<sup>th</sup> District Court.
- 8. LexisNexis charges are unconscionable and excessive as compared to (1) the cost of filing under the Texas Rules of Civil Procedure, and (2) the charges of other providers of E-filing services (TexasOnline). Approximately 252 counties in Texas do not charge to file a paper copy of a motion or pleading in their district courts, other than filing fees charged at the time of filing the lawsuit.
- 9. TexasOnline charges \$7.24 to E-file a document and shows the charge at the time of filing. LexisNexis charges \$15.98 (including tax) to E-file a document in the two counties that it services and does not disclose its charges at the time of filing. It charges \$7 for filing and \$8 for service; service is mandatory.

10.	As an example:	Bexar County		
	· • •	<u>LexisNexis</u>	District Clerk	<b>TexasOnline</b>
	(a) Filing a change of address	\$ 15.98	\$ 0.00	\$ 0.00
	(b) Filing vacation letter	15.98	0.00	0.00
	(c) Filing motion to compel discovery	15.98	0.00	7.24
	(d) Filing a motion to shorten time	15.98	0.00	7.24

- 11. LexisNexis' charges are unlawful under the Tex. Gov't Code §51.317 and Tex. Gov't Code §101.061 which set the fees that are allowed to be charged to Texas litigants.
- 12. LexisNexis' charges duplicate part of the fees charged by the district clerk when each lawsuit is filed. A litigant is forced to pay twice for the same service filing.
- LexisNexis previously charged \$5.00 to mail an invoice to each litigant, and now charges \$10.00 to mail an invoice.

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14. LexisNexis made unlawful threats for collection including a threat to report each nonpaying litigant to the Texas State Bar and to the judge presiding in the case.

- 15. LexisNexis misrepresented that mandatory E-filing and its charges were lawful when Tex. R. Civ. Proc. 5 states the requirement for filing court documents. Furthermore, the Texas Supreme Court ruled eighteen years ago that documents are considered filed when they reach the court. Jamar v. Patterson, 868 S.W.2d 318, 319 (Tex. 1993).
- 16. LexisNexis made deceptive claims that it was an agent of the Montgomery County District Clerk. In fact, LexisNexis stated, "LexisNexis has been acting in furtherance of official duties." The Montgomery County District Clerk denied that claim on August 3, 2010 when it argued to the Ninth Court of Appeals that LexisNexis' charges were not court costs but were actually convenience fees.
- 17. The charges by LexisNexis are a violation of the Texas constitutional guarantees of open access to the courts as interpreted by the Texas Supreme Court in *LeCroy v*.

  Hanlon, 713 S.W.2d 335 (Tex. 1986) and by the Texas Attorney General in Opinions GA-0231 and JM-384. Therefore, LexisNexis clearly knew that its conduct was unlawful.
- 18. LexisNexis' charges are unconscionable because they violate the rules of procedure, statutes, case law, orders of the Texas Supreme Court and the Montgomery County district court and the Texas constitutional guarantee of unrestricted access to open courts.

- 19. A non-U.S. foreign corporation has no authority, through its charges, to either allow or prevent access to Texas courts by the citizens of Texas.
- 20. LexisNexis' charges deprive the poor, the less educated, the elderly, and minorities of their day in court by raising a continuing and increasing financial barrier. Further, E-filing requires computer literacy; one cannot compel that skill and experience as a prerequisite for seeking justice.
- 21. LexisNexis states that a free computer terminal is available in the Montgomery County District Clerk's office so that some litigants can avoid the unconscionable charges if desired. The terminal, however, is no solution for out-of-county litigants and those who seek to file by mail under the Texas Rules of Civil Procedure. One cannot reasonably require a litigant to drive to the courthouse in Montgomery County each time he or she wishes to file a document. Moreover, the terminal directs users to subscribe to LexisNexis, thus subjecting each to the same charges that are the subject of this litigation.
- 22. The terminal is a barrier to open courts because it is the purported justification for rejecting paper filings or documents that are mailed in to the District Clerk.
- 23. LexisNexis also states that parties have the option of filing a motion to obtain permission to file documents under the Texas Rules of Civil Procedure rather than incur unconscionable charges as a condition of litigation in certain Montgomery County district courts. The "option" is found in the body on the seldom, if ever, filed 2003 Order signed by the Honorable Frederick Edwards. The Feb. 10, 2003 Order ("2003 Order") purportedly required E-filing in Cause No. 07-09-09142-CV

- (McPeters I). The order is not accessible on-line, through the District Clerk, LexisNexis, or the web page of any district court.
- 24. The order actually allows a party to ask for permission to file a document by traditional means only when a transmission error or other technical problem has occurred when attempting electronic filing. There is actually no alternative to enduring the avalanche of charges from LexisNexis in a case assigned to the 9th District Court in Montgomery County.

#### BACKGROUND FACTS

- 25. On May 18, 2007, Karen McPeters filed an employment discrimination lawsuit in Travis County against Montgomery County, Texas.
- 26. The case was transferred to Montgomery County on September 10, 2007.
- 27. On January 27, 2009, the Montgomery County District Clerk notified counsel for Plaintiff McPeters that the case was designated as an E-file case. The basis for her notification was an "Order Regarding E-File Designation and Live Date." signed Feb. 10, 2003 by Judge Edwards (the "2003 Order").
- 28. The clerk stated that E-filing was mandatory, and that all pleadings would have to be filed with LexisNexis. Counsel was told that LexisNexis charged litigants for Efiling and that Plaintiff McPeters would have to pay those charges. Counsel objected, to no avail.
- 29. Neither the Montgomery County District Clerk nor Lexis Nexis provides a list of the charges by Reed Elsevier, Inc. Plaintiff McPeters learned of the amount of the charges as she received invoices from LexisNexis.

- 30. In addition to the statutory filing fee paid to Montgomery County on September 14, 2007, LexisNexis charged Plaintiff McPeters \$15.98 for every item filed, which she has paid. Charges to-date are \$786.26.
- 31. LexisNexis has double-billed Plaintiff McPeters. The Montgomery County District Clerk is obligated to provide all court filing services to Karen McPeters in return for the original \$217.00 filing fee, which she initially paid. See Affidavit of Margaret Montemayor, attached and incorporated herein by reference.
- 32. Double billing is unlawful. See Texas Attorney General Opinion JM-384

#### VIOLATIONS OF TEXAS DECEPTIVE TRADE PRACTICES-CONSUMER PROTECTION ACT

Karen McPeters and all similarly situated litigants complain that LexisNexis violated the Texas Deceptive Trade Practices-Consumer Protection Act, Tex. Bus. & Comm. Code §17.41, et. seq., and incorporate all paragraphs herein.

- 33. Plaintiff McPeters is a consumer as that term is defined in Tex. Bus. & Comm. Code \$17.45(4) of the Consumer Protection Act because Plaintiff, through her agent, sought and acquired services from Defendant LexisNexis.
- 34. At all times relevant to this suit Defendant LexisNexis was engaged in trade and commerce, as defined in §17.45(6) of the Consumer Protection Act.

#### **Misrepresentations**

35. Defendant LexisNexis made false, misleading and deceptive misrepresentations in the following respects:

- (1) LexisNexis falsely represented that it had the right to charge and to collect "filing fees" for civil court documents in the 9<sup>th</sup> District Court of Montgomery County, Texas;
- (2) LexisNexis participated in and profited from a consumer transaction in which LexisNexis and the Montgomery County District Clerk made misrepresentations to Plaintiff, including rejecting pleadings and failing to disclose charges to Karen McPeters, and
- (3) LexisNexis asserted an unlawful right to payment, collected unlawful charges, and threatened unlawful collection action.

The unconscionable conduct and misrepresentations are further detailed in paragraphs 7 – 24 above.

#### Statutory Violations Alleged by Plaintiff

- Defendant LexisNexis passed off its goods or services as those of another, specifically the Montgomery County District Clerk, violating §17.46(b)(1) of the Consumer Protection Act.
- 37. Defendant LexisNexis cause confusion or misunderstanding about the source, sponsorship, approval or certification of its goods or services, violating §17.46(b)(2) of the Consumer Protection Act.
- 38. Defendant LexisNexis cause confusion or misunderstanding about affiliation, connection or association with or certification by, another, violating §17.46(b)(3) of the Consumer Protection Act.
- 39. Defendant LexisNexis represented that its services had approval or characteristics which they did not have, violating §17.46(b)(5) of the Consumer Protection Act.

- 40. Defendant LexisNexis represented that an agreement conferred or involved rights or obligations that are prohibited by law, violating §17.46(b)(12) of the Consumer Protection Act.
- 41. Defendant LexisNexis failed to disclose information concerning its services, which was known at the time of the transactions, when the failure to disclose the information was intended to induce the consumer into a transaction into which the consumer would not have entered had the information been disclosed, violating §17.46(b)(24) of the Consumer Protection Act.

#### Reliance

42. Plaintiff, through her agent, relied to her detriment upon the misrepresentations enumerated above.

#### Unconscionable Conduct Alleged by Plaintiff and Others

43. Defendant LexisNexis engaged in unconscionable conduct against Plaintiff McPeters, and all other similarly situated litigants. Each act complained of herein constituted an unconscionable action and course of action, as defined at §17.45(5) of the Consumer Protection Act, which, to Plaintiff's detriment, took advantage of the lack of knowledge, ability, experience, or capacity of Plaintiff, and all other similarly situated litigants, to a grossly unfair degree. The resulting unfairness was glaringly noticeable, flagrant, complete and unmitigated, because it continues to require payment by litigants.

#### **Producing Cause**

44. The deceptive acts and practices of Defendant LexisNexis were and remain a producing cause of economic damages to Plaintiff and each similarly situated person or entity.

#### Conduct Undertaken Knowingly

- 45. The unlawful acts and practices described above were committed knowingly, as that term is defined at §17.45(9) of the Consumer Protection Act, because Defendant LexisNexis had actual awareness, at the time of the acts and practices complained of, of the deception, falsity, or unfairness of the acts and practices.
- 46. LexisNexis knew or should have known that permissible fees and charges are set forth in the *Texas Government Code* and in the *Local Government Code*. LexisNexis knew, or should have known, that court filing fees are set by the state legislature, because court filing fee information is codified in Vernon's Texas Codes Ann.

  (2003), and each section contains the legislative history of that provision.
- 47. The Texas legislature considered electronic filing in 1987 in Tex. Gov't Code §§51.801-51.807. It made no provision for additional mandatory filing fees or unregulated charges as a condition for access to any court.
- Accordingly, Plaintiff seeks up to three times the amount of her economic damages pursuant to §17.50(b)(1) of the Consumer Protection Act, as do all others similarly situated.

#### Court Costs and Attorney's Fees

49. Plaintiff seeks the recovery of her court costs and reasonable and necessary attorney's fees pursuant to §17.50(d) of the Consumer Protection Act.

#### Notice

Plaintiff McPeters gave notice to Defendant LexisNexis, pursuant to §17.505, on August 1, 2010. Notice is effective for all others similarly situated pursuant to In re Alford Chevrolet-Geo, 997 S.W.2d 173, 178 (Tex. 1999). (Please see copy attached.)

#### **CONTROLLING AUTHORITY**

- 51. The Texas Supreme Court agreed that Montgomery County could establish an electronic filing system, pursuant to its Miscellaneous Order No. 97-9155. This Order does not authorize either the charging of fees, the violation of equal rights, or usurpation of legislative power.
- The last paragraph of page 2 of the Texas Supreme Court's Miscellaneous Order 97-9155 states:

The Court intends to issue, file and serve orders, rulings, and other documents in the assigned cases electronically, rather on paper. (sic)

- 53. Montgomery County Local Rules are identical.
- 54. The Miscellaneous Order of the Supreme Court did not approve rejection of paper filings by Barbara Gladden Adamick, Montgomery County District Clerk. The order did not approve increased mandatory filing fees and service charges by anyone.

  Despite the electronic filing "requirement," Barbara Gladden Adamick did not file the 2003 Order in McPeters I.

- Even though the District Clerk represents that the 2003 Order is part of the records in her office, it is not filed.
- 56. Furthermore, as of February 2, 2011, Barbara Gladden Adamick still had not filed the 2003 Order in the LexisNexis case filing system in Cause Number 07-09-09142-CV. This is despite its supposed mandate in Local Rules.

#### EXTENT OF HARM

The "Clerk's Check List" also shows that the 410<sup>th</sup> District Court, Judge K. Michael Mayes presiding, was also a participant in the on-going E-filing enterprise with LexisNexis by its December 12, 2006 order. That court has had more than 2,300 E-file cases with LexisNexis, or its predecessor. Other courts have instructed their district clerks to reject paper filings.

# SECOND CAUSE OF ACTION <u>VIOLATION OF PROCEDURAL AND SUBSTANTIVE DUE PROCESS RIGHTS</u> <u>UNDER THE TEXAS CONSTITUTION</u>

As her second cause of action, Karen McPeters complains of the violation of her procedural and substantive due process rights by Defendants, jointly and severally, and incorporates all paragraphs herein.

#### Violation of Equal Rights Under Article 1, Section 3 of the Texas Constitution

- 58. The Texas Constitution, Art. 1, § 3 provides:
  - All free men, when they form a social compact, have equal rights, and no man, or set of men, is entitled to exclusive separate public emoluments, or privileges, but in consideration of public services.
- 59. Judge Edwards is not the legislature. Judge Edwards' authorization for different financial treatment of similarly situated individuals in his 2003 Order is actionable

because the judiciary [Judge Edwards] may not classify any persons for disparate financial treatment as a condition for accessing open courts. The judiciary may not determine the classification (legislation) and then rule on its validity (judicial).

### Violation of Open Courts Under Article 1, Section 13 of the Texas Constitution

- 60. The Texas Constitution, Art. 1, § 13 provides:
  - All courts shall be open, and every person for an injury done him, in his lands, goods, person or reputation, shall have remedy by due course of law.
- Defendant's requirement for Karen McPeters, and similarly situated civil litigants, to pay more than other litigants restricts her, and their, access to the courts of the State of Texas, and violates their constitutional rights to open courts.
- barrier. Judge Edwards has unlawfully made use of LexisNexis mandatory because

  (1) any "fee" is unlawful if it is higher than the same fee as set by the legislature; (2) there is no review of the "fee" by any branch of government; and (3) under separation of powers, Judge Edwards cannot mandate the requirement resulting in LexisNexis' fees, and allow LexisNexis to charge whatever it desires without review. The "fees" have no limit.
- As an example, LexisNexis currently charges \$10.00 to mail each LexisNexis subscriber a paper invoice to pay filing fees and service costs. That charge is prima facie financially unreasonable.

64. Montgomery County, acting through its commissioners and county judge in its Nov.

5, 2007 contract with LexisNexis, approved, ratified and adopted as official policy
the conduct of LexisNexis, Barbara Gladden Adamick and Judge Edwards.

## <u>Violation of Takings Clause Under Article 1, Section 17 of the Texas</u> <u>Constitution</u>

65. The Texas Constitution, Art. 1, § 17 provides:

No person's property shall be taken, damaged or destroyed for or applied to public use without adequate compensation being made, unless by the consent of such person; and when taken, except for the use of the State, such compensation shall be first made, or secured by a deposit of money; and no irrevocable or uncontrollable grant of special privileges or immunities, shall be made; but all privileges and franchises granted by the Legislature, or created under its authority shall be subject to the control thereof.

- Defendant's requirement for Karen McPeters, and similarly situated civil litigants, to pay for on-line E-filing violates the takings clause of the constitution.
- The charges demanded by LexisNexis as "fees" are an unconstitutional taking, and Karen McPeters and all similarly situated civil litigants are entitled to adequate compensation therefor.

#### Injunctive Relief Requested

68. Karen McPeters seeks an injunction to prohibit the continuing threatened taking by LexisNexis of its "charges" for on-line E-filing.

## Violation of Due Course of Law Under Article 1, Section 19 of the Texas Constitution

69. The Texas Constitution, Art. 1, § 19 provides:

No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disenfranchised, except by the due course of the land.

- 70. Defendant Lexis Nexis violated Karen McPeters' and similarly situated civil litigants' due process rights requiring her to pay for E-filing.
- Pay money to LexisNexis, she is entitled to notice. She still has not received that notice in Cause No. 07-09-09142 or 09-11-11474; the 2003 Orders still have not been E-filed with LexisNexis. Coupled with notice, she is entitled to a hearing on the reasonableness and requirement for LexisNexis' charges.
- 72. The Open Courts provision of the Texas Constitution guarantees her right to file paper pleadings. If E-filing were without additional cost, or, if the legislature passed a bill and the governor signed it, the result may be different.
- 73. Judge Edwards ordered E-filing coupled with "fees" charged and retained by a large private corporation. He cannot then decide whether or not one has to pay. Separation of powers prohibits his participation in both decisions. The legislature decides one.

  The judiciary decides the other.

#### Violation of Bill of Rights Under Article 1, Section 29 of the Texas Constitution

- 74. The Texas Constitution, Art. 1, § 29 provides:
  - To guard against transgressions of the high powers herein delegated, we declare that everything in this "Bill of Rights" is excepted out of the general powers of government, and shall forever remain inviolate, and all laws contrary thereto, or to the following provisions, shall be void.
- 75. Defendant LexisNexis violated Karen McPeters' rights guaranteed by the Texas Bill of Rights by erecting a barrier to open courts.

#### THIRD CAUSE OF ACTION VIOLATION OF TEXAS THEFT LIABILITY ACT

As her third cause of action, if necessary, Karen McPeters complains that Defendant LexisNexis violated Tex. Civ. Prac. & Rem. Code § 134.001, et. seg., and seeks the statutory penalties against it, as is provided therein, and incorporates all paragraphs herein.

#### THE UNLAWFUL THREAT

- 76. Texas Civil Practice & Remedies Code, § 134.002. Definitions
  - In this chapter: (1) "Person" means an individual, partnership, corporation, association, or other group, however organized.
  - (2) "Theft" means unlawfully appropriating property or unlawfully obtaining services as described by Section 31.03, 31.04, 31.05, 31.06, 31.07, 31.11, 31.12, 31.13, or 31.14, Penal Code.
  - § 134.003. Liability (a) A person who commits theft is liable for the damages resulting from the theft.
  - § 134.005. Recovery (a) In a suit under this chapter, a person who has sustained damages resulting from theft may recover:
  - (1) under Section 134.003(a), from a person who commits theft, the amount of actual damages found by the trier of fact and, in addition to actual damages, damages awarded by the trier of fact in a sum not to exceed \$1,000; or
  - (2) from a parent or other person who has the duty of control and reasonable discipline of a child, for an action brought under Section 134.003(b), the amount of actual damages found by the trier of fact, not to exceed \$5,000.

- (b) Each person who prevails in a suit under this chapter shall be awarded court costs and reasonable and necessary attorney's fees.
- Penal Code. A person commits the offense of theft "if he unlawfully appropriates property with intent to deprive the owner of property." TEX. PENAL CODE ANN. § 31.03(a) (Vernon 2003). "Appropriation of property is unlawful if ... it is without the owner's effective consent...." Id. § 31.03(b)(1). "Effective consent' includes consent by a person legally authorized to act for the owner. Consent is not effective if ... induced by deception or coercion...." Id. § 31.01(3)(A). "Deception' means:

  (A) creating or confirming by words or conduct a false impression of law or fact that is likely to affect the judgment of another in the transaction, and that the actor does not believe to be true; [or] (B) failing to correct a false impression of law or fact that is likely to affect the judgment of another in the transaction, that the actor previously created or confirmed by words or conduct, and that the actor does not now believe to be true...." Id. § 31.01(1)(A). (B).
  - (9) "Coercion" means a threat, however communicated: ... (D) to expose a person to hatred, contempt, or ridicule; (E) to harm the credit or business repute of any person; or (F) to take or withhold action as a public servant, or to cause a public servant to take or withhold action. § 1.07(9)(D), (E)(F).

Under Texas law, extortion is subsumed under the theft statute. Id. §31.02.

#### **Facts**

- 78. Karen McPeters was deceived, coerced and forced to enroll with LexisNexis by actual or threatened force of law. That threat is represented by the 2003 Order in Cause No. 07-09-09142-CV, as well as the two "Orders on Failure to E-File" dated July 26, 2010 and January 11, 2011. That threat implicitly includes the mandated requirement to pay LexisNexis.
- 79. One aspect of the coercion was that documents in her case were not filed properly, and were not filed in a timely manner. Karen McPeters tendered documents in person to District Clerk, Barbara Gladden Adamick, a public servant; they were rejected. Documents mailed in were returned unfiled.
- 80. Upon information and belief, Barbara Gladden Adamick's actions were based on the Nov. 2007 agreement between LexisNexis and Montgomery County that caused Barbara Gladden Adamick to take the unlawful actions. LexisNexis caused Barbara Gladden Adamick, a public servant, to withhold the proper action of filing Karen McPeters' documents.
- The threat was enforced, and was based on LexisNexis, creating by words and conduct, false impressions of law and fact regarding E-Filing that affected Karen McPeters' judgment in document filing. LexisNexis did not believe the false impressions to be true, or failed to correct the false impressions concerning E-filing that it now believes to be true, and that affected Karen McPeters' judgment concerning document filing.

- 82. The judicial sanctions threat included dismissal, contempt and incarceration as the next step for non-compliant, recalcitrant litigants, or their counsel. All believed the threat.
- 83. Karen McPeters had no alternative except to pay. More than 16,000 other similarly situated litigants in Montgomery County have met a similar fate. They all have been forced to pay LexisNexis' unlawful charges for E-filing in Montgomery County.
- 84. The aggregate amount of the LexisNexis charges to Plaintiff McPeters, and similarly situated persons, constitute a first degree felony under Texas law. See Tex. Pen.

  Code Ann. §§ 31.09, 31.03 (e)(7) (Vernon 2003).
- B5. Damages awarded for conduct chargeable as felony theft in the third degree or higher under the Texas Penal Code, chapter 31, are exempt from the cap on exemplary damages. Tex. Civ. Prac. & Rem. Code § 41.008(b), (c)(13).
- 86. Karen McPeters pleads that Defendant's actions constitute extortion.

## FOURTH CAUSE OF ACTION FRAUD

As her fourth cause of action, if necessary, Karen McPeters complains that Defendant, LexisNexis, committed fraud against her and against similarly situated litigants, and seeks damages, and incorporates all paragraphs herein.

- 87. Although LexisNexis activities appear facially legal, Karen McPeters seeks to recover fraud damages against LexisNexis.
- 88. LexisNexis made (1) a material representation; (2) that was false; (3) that, when the speaker made it, he knew it was false or made it recklessly without any knowledge of

- its truth and as a positive assertion; (4) that he made it with the intention that it should be acted upon by Karen McPeters; (5) that Karen McPeters acted in reliance upon it; and (6) that she thereby suffered injury.
- Pursuant to the Nov. 2001 agreement, Barbara Gladden Adamick told Karen McPeters that E-filing was mandatory, and that payment to LexisNexis was mandatory. These representations were material; they were false, and Karen McPeters relied on the representations. The representations induced Karen McPeters to use LexisNexis, and she relied and acted by paying LexisNexis and suffered injury.
- County, and that payments to it were required. LexisNexis knew that its Nov. 2007 agreement with Montgomery County included the requirement for the substance of the 2003 Order. It knew that the representation was false and LexisNexis made it by sending bills to Karen McPeters. It knew the representation was false or made it recklessly without any knowledge of its truth and as a positive assertion because fees are set by the legislature. LexisNexis made it with the intention that it should be acted upon by Karen McPeters; Karen McPeters acted in reliance upon it; and she thereby suffered injury, and the damages are continuing.
- 91. LexisNexis fraudulently misrepresented its purported right to force litigants to pay
  for services that are legally required to be rendered free by the District Clerk filing
  documents. The misrepresentation was material. The representations about
  mandatory E-filing were made to all similarly situated Montgomery County litigants.

- 92. LexisNexis benefitted from the scheme by ensuring that it would be paid on every filing by every qualifying litigant in Montgomery County. Its requirement is in its Nov. 5, 2007 contract with Montgomery County.
- 93. Each bill from LexisNexis is an overt act in furtherance of its scheme to defraud.
- 94. Karen McPeters did not know that Defendant's representations were false and she could not reasonably discover the misrepresentation.
- 95. LexisNexis does not disclose its charges on its web site, until one spends significant time searching for them after one has become a subscriber.

# FIFTH CAUSE OF ACTION VIOLATION OF TEXAS BUSINESS & COMMERCE CODE §15.01, ET. SEO.

- 96. As her fifth cause of action, if necessary, Karen McPeters complains that

  Defendant, LexisNexis, violated the Tex. Bus. & Comm. Code §15.01, et. seq. by

  monopolizing, attempting to monopolize or conspiring to monopolize trade or

  commerce with respect to electronic filing of courts documents in the relevant

  markets of Montgomery and Jefferson Counties, damaging her and similarly situated

  litigants, and incorporates all paragraphs herein. LexisNexis has engaged in an

  unlawful tying arrangement.
- 97. Section 15.05(a) expressly provides that every contract, combination, or conspiracy in restraint of trade is unlawful. In this connection, LexisNexis contracted to be the exclusive provider of e-filing services in Montgomery County, but without any limitation on what may be charged for those services. As a result, individuals who are compelled to use E-filing in Montgomery County now pay at least 50% more per

- transaction than the average charge to individuals in other counties served by other E-filing providers.
- In contrast, TexasOnline serves 47 counties in Texas, including the three largest 98. counties by population. This service allows a litigant to choose from seven E-Filing Service Providers, with varying charges and ancillary services. As a result of the monopoly held by LexisNexis in Montgomery County, however, litigants required to use E-filing must use only one provider and must pay whatever LexisNexis decides to charge. Its charges are unconscionable and are collected only as a result of a monopolistic contract in restraint of trade.
- 99. LexisNexis recently represented to a federal district judge, in a case involving Efiling charges, that Montgomery County, and the judges that require E-filing, have insisted on the fees and justified the fees at every turn. While this may or may not be proven true, it is certainly true that the charges have continued to this day. No charges are specified in the contract between Montgomery County and LexisNexis, and it appears that no oversight is a part of the agreement. It has been alleged that LexisNexis pays nothing to the county that enforces the monopoly, whereas TexasOnline pays the counties a fee on every single transaction.

#### Relation Back of Claims

100. In the unlikely event that any of the causes of action previously alleged in the alternative are found to state a new or different ground of relief, Plaintiff respectfully asserts that all such claims arise out of the conduct previously alleged against the

Defendant and relate back to the date on which the original claims were filed pursuant to the Texas Civil Practice and Remedies Code, § 16.068.

#### **CLASS ACTION**

- 101. Pursuant to Tex. R. Civ. P. 42, Karen McPeters requests the Court to designate her claims of unconscionable conduct under the Texas Deceptive Trade Practices Act as a class action, because:
  - (1) the class of persons subjected to LexisNexis' E-filing plan, and forced to pay fees and charges to LexisNexis, is so numerous (more than 16,000 since the year 2000) that joinder of all members is impracticable;
  - (2) there are questions of law or fact common to the class, namely the unconscionable conduct each litigant was forced to endure and the amount each litigant was required to pay for on-line E-filing;
  - (3) the claims of the representative party, Karen McPeters, are typical of the claims of the class; and
  - (4) Karen McPeters will fairly and adequately protect the interests of the class. Plaintiff will make additional filings pursuant to Tex. R. Civ. P. 42(c).

#### **DAMAGES**

102. Plaintiff McPeters, individually and on behalf of all similarly situated civil litigants, seeks compensation for damages caused by the actions of Defendant LexisNexis.

#### RATIFICATION

All actions complained of herein have been ratified by the Defendant LexisNexis. It has accepted the benefits and failed to repudiate the violations described herein.

#### CONDITIONS PRECEDENT

104. All conditions precedent herein required of Plaintiff, have been performed or complied with or has occurred, or in the alternative, and only if necessary, any such condition precedent which has not been performed, complied with, or has not occurred, was waived by one or more actions, omissions and/or representations by Defendant or its agents.

#### ATTORNEY'S FEES

- 105. Plaintiff McPeters hired Robert L. Mays, Jr. as her attorney and agreed to pay his reasonable and necessary attorney's fees, costs and expenses.
- 106. Plaintiff McPeters requests the court to award damages, attorney's fees, expert witness fees, costs and expenses, as provided for by statute.

#### <u>INTEREST</u>

107. Plaintiff is further entitled to prejudgment and post-judgment interest as, when and at the rates allowed by law or equity.

WHEREFORE, PREMISES CONSIDERED, Plaintiff Karen McPeters requests the court to award judgment to Plaintiff McPeters for herself, and on behalf of all other similarly situated persons and entities, against Defendant LexisNexis, including:

- (i) actual damages;
- (ii) statutory damages;
- (iii) exemplary damages;
- (iv) injunctive relief;
- (v) prejudgment interest;

- (vi) reasonable attorney's fees;
- (vii) costs of court;
- (viii) post-judgment interest, and
- (ix) for such other relief, whether in whole or in part, whether general or special, at law or in equity, to which Plaintiff Karen McPeters may, by this pleading or proper amendment hereto, show herself entitled.

#### A TRIAL BY JURY IS RESPECTFULLY DEMANDED.

Respectfully submitted,

Robert L. Mays, Jr

Attorney for Karen McPeters

TBN: 13308200

8626 Tesoro Drive, Suite 820 San Antonio, Texas 78217

Phone: 210-657-7772 FAX: 210-657-7780

#### CAUSE NO. 2011-CI-01119

KAREN McPETERS, individually, and on behalf of those individuals, persons and entiti	es §	IN THE DISTRICT COURT
who are similarly situated	8	
Plaintiff.	8	
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	§	TU
Vs.	§	225 <sup>TH</sup> JUDICIAL DISTRICT
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	§	
•	§.	
LEXISNEXIS, a division of	Š	
REED ELSEVIER, INC.	δ	
Defendant	8	BEXAR COUNTY, TEXAS
	ā	~

#### AFFIDAVIT

STATE OF TEXAS ()(COUNTY OF BEXAR ()

BEFORE ME THIS DAY personally appeared Margaret Montemayor, the undersigned Affiant, who being by me duly sworn, deposed and stated as follows:

"My name is Margaret Montemayor; I am over the age of eighteen (18) years and am fully competent to make this Affidavit and have personal knowledge of all of the facts recited herein, and they are all true and correct.

"I was elected as District Court Clerk in Bexar County, Texas in Nov. 5, 2002. I held that office for eight (8) years, until 2011. I performed the same duties as Barbara Adamick, the District Clerk of Montgomery County, Texas.

"While I was district clerk in Bexar County, we had electronic filing of documents. We accepted documents filed on paper; litigants and their lawyers were also able to file documents electronically through Texas On-Line. On-line E-filing was optional.

"I have reviewed the charges of the Montgomery County District Clerk, as those charges are posted on-line. I have reviewed the charges of the Bexar County District

Clerk's office, and compared them with Montgomery County. I have reviewed the statutes concerning the duties of a district clerk.

"The charges authorized by statute in the State of Texas include provisions for electronic record keeping. Those charges are named the records management and preservation fee - \$10.00, the court record preservation fee - \$10.00, and the records archive fee - \$5.00. The charges are paid by a litigant when a lawsuit is filed. Tex. Gov't Code §§§ 51.317(b)(4), 51.708, 51.305. See also § 101.061.

"I have reviewed the charges by LexisNexis for use of their fileandserve E-filing sytem, which are \$7.00 for filing and \$8.00 for service. Their \$7.00 charge duplicates the charge by the Montgomery County District Clerk at the time a lawsuit is filed.

"In other words, a litigant cannot be required to pay both the District Clerk and LexisNexis for 'E-filing.' The District Clerk can accept paper filings and then scan them into her E-file system. Or, a litigant can use and pay LexisNexis for E-filing, but then that litigant cannot also be required to pay the District Clerk for the records management and preservation fee, the court record preservation fee and the records archive fee.

"I have reviewed the policy of the Montgomery County District Clerk in rejecting paper filings. That policy is contrary to the statutory duties of a district clerk, because the District Clerk is required to accept and file documents tendered to her. A District Clerk may not cancel her file-stamp for her court.

"In my opinion, the charges by LexisNexis to litigants for on-line E-filing are unlawful because:

- (a) its charges duplicate charges previously collected by the District Clerk for identical services;
- (b) a District Clerk may not reject paper filings, assuming they are in the proper court and county;
- (c) a District Clerk may not cancel a file stamp, assuming the document is in the proper court and county;
- (d) a District Clerk must authorize by signing for any service for which fees are collected as a part of litigant being able to go to court;
- (e) the amount of the charges by LexisNexis is excessive and unreasonable; and

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(f) the availability of a public terminal in the office of a District Clerk is not a reasonable alternative to filing documents under the Texas Rules of Civil Procedure."

This concludes my testimony.

SIGNED on this the 3/ day of January, 2011.

Margaret Montemayor

Affiant

SUBSCRIBED AND SWORN TO BEFORE ME on this the day of January, 2011, to certify which witness my hand and official seal of office.



Notary Public State of Texas

Robert L. Mays, Jr.

My Commission Expires:

#### CERTIFICATE OF SERVICE

I certify that on February \_\_\_\_\_\_, 2011, after filing this affidavit, each counsel for Defendants will be served via the court's ECF system.

# ROBERT L. MAYS, JR. ATTORNEY AT LAW

8626 Tesoro Drive, Suite 820 Petroleum Towers II San Antonio, Texas 78217

> PHONE: 210-657-7772 Fax: 210-657-7780

September 15, 2010

Reed Elsevier, Inc.
LexisNexis
c/o Mr. John G. Parker
Paul, Hastings, Janofsky & Walker LLP
600 Peachtree Street N.E., Suite 2400
Atlanta, GA. 30308

Dear Mr. Parker,

This letter is a "notice letter" to your client(s) under the Texas Deceptive Trade Practices Act ("DTPA"). If you are not authorized to accept notice on behalf of Reed Eisevier, please let me know so that I may transmit the letter to the appropriate representatives, with a copy to you. I will certainly not contact your client directly unless advised by you to do so.

# Notice

This letter is presented as notice of a claim by Karen McPeters under the Texas Deceptive Trade Act ("DTPA"), Tex. Bus. & Com. Code Sec. 17.41 et seq., which provides that as a prerequisite to filing a suit seeking damages, a consumer shall give written notice to the person at least 60 days before filing the suit advising the person in reasonable detail of the consumer's specific complaint and the amount of economic damages and expenses, including attorneys' fees reasonably incurred by the consumer in asserting the claim against the defendant.

This notice is also presented as notice of claims on behalf of all similarly situated persons and entities pursuant to Texas Rule of Civil Procedure 42.

Texas Deceptive Trade Practices-Consumer Protection Notice Letter

eptember 15 2010

# False, Misleading or Deceptive Acts and Practices

Under the DTPA, false, misleading, or deceptive acts or practices in the conduct of any trade or commerce are declared unlawful and are subject to action by the Consumer Protection Division of the office of the Attorney General of Texas and are also give rise to a private cause of action by the consumer.

Please note that, under Texas law, services sought or acquired by an agent will confer standing upon the principal to sue as a consumer. See Arthur Andersen & Co.v. Perry Equip. Corp., 945 S.W. 2d 812 (Tex. 1997).

The deceptive acts and practices at issue arise out of the conduct set forth below.

#### 1. Unlawful transaction charges.

By way of example, McPeters was charged \$15.98 to file and serve a vacation notice, a change of address notice, and all other filings required to be presented to the district clerk of Montgomery County.

# 2. Unlawful collection charges.

By way of example, McPeters was charged \$5 for a billing invoice. The charge is now \$10.

# 3. Unlawful threats in aid of collection.

By way of example, the defendant(s) represented that a failure to pay the amounts charged could result in disablement of the account that is mandatory in the 9<sup>th</sup> District Court, Montgomery County, Texas for the prosecution or defense of a civil claim and that, in some instances, the defendants will provide the law firm's and attorneys' names to the state bar and the court to report the failure to pay statutory fees.

# 4. Unlawful misrepresentation of an agency affiliation.

By way of example, the defendant(s) create the appearance that they are acting under the authority of either the Montgomery County district clerk

Texas Deceptive Trade Practices-Consumer Protection Notice Letter or the 9<sup>th</sup> District Court, specifically in furtherance of official duties, an appearance that is certainly ratified by those entities. However, the defendant(s) have expressly disclaimed any agency, partnership or similar relationship with Montgomery County.

#### 5. Unlawful failure to disclose charges.

By way of example, neither the defendant(s) nor the Montgomery County district clerk disclose any of the transaction charges on any electronic or print media so that a consumer can possibly know what they will be required to pay until after the consumer has become a subscriber and incurred the mandatory charges.

#### 6. Misrepresentation of government approval of charges.

By way of example, the defendant(s) represent that they set, charge and collect charges pursuant to contractual authority, valid court orders, and in the course of its official business with Montgomery County. Defendant(s) also represent that Montgomery County and the 9<sup>th</sup> District Court insisted upon and justified the defendant(s) charges at every turn. However, no authorized charges are found in the contract at issue or in any order, and no evidence of insistence or justification by Montgomery County or the 9<sup>th</sup> District Court can be found.

# 7. Creation of an unlawful barrier to open courts.

Defendant(s) represent that their conduct their charges are undertaken as an extension of a Montgomery County governmental function. However, the charges at issue create an unlawful barrier to open courts under Texas constitutional law. The unlawful barrier created by unreasonable charges and charges not directly paid to judicial programs have repeatedly been deemed unlawful and actionable by the Attorney General of Texas. See, e.g. Opinion No. GA-0231, Opinion No. DM-283 and Opinion No. JM-384. See also LeCroy v. Hanlon, 713 S.W. 2d 335 (Tex. 1986) and Dallas County v. Sweitzer, 881 S.W. 2d 757 (Tex. App.—Dallas 1994, writ denied).

# Legal Claims Under the DTPA

1. Unconscionable course of action.

Texas Deceptive Trade Practices-Consumer Protection Notice Letter The acts and practices described above take advantage of the lack of knowledge, ability, experience, or capacity of a consumer to a grossly unfair degree. As an example, the cost to access and print a six-page docket sheet with LexisNexis is \$10.65, while a six-page docket sheet in PACER costs \$0.48.

In this connection, please note that, under Texas law, unconscionable conduct is actionable under the DTPA even if the seller of the service made no specific misrepresentations and even in the absence of reliance by the consumer. See Mays v. Pierce, 203 S.W.3d 564 (Tex. App.—Houston [14th Dist.] 2006, pet. denied).

- 2. Causing confusion or misunderstanding as to the source, sponsorship, approval, or certification of services.
- 3. Causing confusion or misunderstanding as to affiliation, connection, or association with, or certification by, another.
- 4. Representing that services have sponsorship or approval which they do not have and that a person [defendant(s)] has a sponsorship, approval, status, affiliation, or connection which he does not.
- 5. Representing that an agreement confers or involves rights, remedies, or obligations which it does not have or involve, or which are prohibited by law.
- 6. Failing to disclose information concerning services which was known at the time of the transaction when such failure to disclose such information was intended to induce the consumer into a transaction into which the consumer would not have entered had the information been disclosed.

# The Deceptive Acts and Practices Were Knowingly Undertaken

In this connection, "knowingly" means actual awareness, at the time of the act or practice complained of, of the falsity, deception, or unfairness of the act or practice giving rise to the consumer's claim. Given the market research conducted by the defendant(s) in the 38 states in which it operates,

given the availability of lower charges by electronic filing providers in Texas, and given the defendant(s) knowledge of its contract and lack of oversight in setting, charging and collecting fees in a system made mandatory in this matter, it is inconceivable that either the representations and unconscionable course of conduct described herein were inadvertent in any respect. See, e.g., Texas Online and PACER.

#### <u>Damages</u>

Karen McPeters has thus far incurred and paid at least \$455.36 in charges as a result of the acts and practices described herein and has incurred at least \$122,064.59 in reasonable attorney's fees and \$26,542.17 in expenses as a result of contesting those acts and practices.

The claims of the other similarly situated persons and entities are equal to the amount that each person and entity has paid to you as a LexisNexis *fileandserve* subscriber in each jurisdiction in which use of LexisNexis on-line filing is mandatory.

#### Remedies

Karen McPeters will seek the amount of economic damages as found by the trier of fact. If the trier of fact finds that the conduct of the defendant(s) was committed knowingly, the trier of fact may award not more than three times the amount of economic damages.

Karen McPeters will further seek an order enjoining such acts as well as all orders necessary to restore to any party to the suit any money or property which may have been acquired by the defendant(s) in violation of the DTPA.

Karen McPeters will further seek the award of her reasonable attorney's fees and expenses, which award is mandatory for a prevailing consumer under the DTPA.

Karen McPeters will agree to settle this matter if you immediately pay her charges, attorney's fees, costs and refund to each class member his, her or its respective charges by LexisNexis for using *fileandserve* for on-line court document filing. I reserve my further right to take whatever appropriate legal action may be necessary to protect my client's rights, and the rights of the other class members, without further notice to you, in the event you do not settle.

Respectfully submitted,

Robert L. Mays, Jr.

Attorney at Law

8626 Tesoro Drive, Suite 820

San Antonio, Texas 78217

Phone: 210-657-7772 FAX: 210-657-7780

State Bar No. 13308200

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# **2011CI - 01119** CAUSE NO.



KAREN McPETERS, individually, and on behalf of those individuals, persons and entities \( \) who are similarly situated \( \) Plaintiff \( \) \( \)

VS.

PROCESS Dear

LEXISNEXIS, a division of REED ELSEVIER, INC.

Defendants

IN THE DISTRICT COURT



**BEXAR COUNTY, TEXAS** 

# PLAINTIFF'S ORIGINAL PETITION

TO THE HONORABLE JUDGE PRESIDING:

Now comes Karen McPeters ("McPeters"), individually and on behalf of those individuals, persons and entities similarly situated, and files her Plaintiff's Original Petition complaining of LexisNexis, a division of Reed Elsevier, Inc., and states:

#### **DISCOVERY**

Discovery is to be conducted under Rule 190.3, Texas Rules of Civil Procedure, as

Level 2 discovery.

#### **PARTIES**

Plaintiff Karen McPeters is an individual residing in San Antonio, Texas. At all times relevant to this lawsuit, Plaintiff Karen McPeters was a resident of Bexar County, Texas. Karen McPeters brings suit on her behalf and, upon leave of court pursuant to Tex. R. Civ. P. 42, on behalf of those individuals, persons and entities similarly situated.

3. Defendant LexisNexis, a division of Reed Elsevier, Inc., is a foreign corporation from the Netherlands, with its principal Texas corporate office in Dallas, Texas, registered to do business in Texas, which may be served with process by certified mail pursuant to Texas Rules of Civil Procedure 106(a)(2) by delivering the petition and citation to its registered agent, C T Corporation System, 350 North St. Paul St., Dallas, Texas 75201.

#### **JURISDICTION AND VENUE**

- 4. This court has original jurisdiction of the parties and claims pursuant to Tex. Gov't Code §24.007. Venue is proper in Bexar County, Texas, pursuant to Tex. Civ. Prac. & Rem. Code §15.002 and Texas Deceptive Trade Practices-Consumer Protection Act ("DTPA") §17.56. Facts supporting permissive venue are set forth below.
- Plaintiff was a resident of Bexar County at all times relevant to the claims asserted herein. A substantial part of the events or omissions giving rise to the claims occurred in Bexar County, Texas. Plaintiff received invoices and demands for payment in Bexar County. Plaintiff transmitted payments from Bexar County. Plaintiff complied with mandatory E-filing of documents from Bexar County. Plaintiff received correspondence and threats related to E-filing in Bexar County.

  Tex. Civ. Prac. & Rem. Code §15.002(a)(1); DTPA §17.56(1). No mandatory venue provision applies in this case.
- The defendant, LexisNexis, is represented by counsel residing in Georgia. Its
   principal corporate office is in Dallas. Defendant is a subsidiary of a foreign
   corporation situated in Amsterdam. Plaintiff and her counsel reside in Bexar County.

#### Summary of the Case

LexisNexis is part of a foreign corporation based in the Netherlands. Since the year 2000, it, or a predecessor, has controlled access to at least one district court in Montgomery County, Texas. At some point, Jefferson County joined in. This happened because a district judge decided to give a blank check to LexisNexis to charge whatever it wanted as a mandatory condition of accessing his court.

The judge's written order is seldom filed in any case, but routinely enforced. The order assures that "a minimal fee is assessed for each filing," ("E-filing") but no fee is set. No one reviews the charges. As a result, LexisNexis charges nearly \$16 for every piece of paper filed. Those charges are unconscionable when compared with the cost of following the Texas Rules of Civil Procedure and when compared with other Texas providers. This is no "minimal fee"; it is an unconscionable fee.

LexisNexis claims to act as the official agent of a District Clerk with authority to regulate access to Texas courts. The Texas Supreme Court never agreed. LexisNexis charges are an unconstitutional barrier to open courts according to authority from both the Texas Supreme Court and the Texas Attorney General. There is no precedent for this barrier. The charges are like a poll tax. Minorities, the poor, elderly and the less educated are likely to be denied their day in court. Is it reasonable to require them to be computer literate? Payment for justice is now a fact of life, but should it be?

#### FACTS RELEVANT TO STATUTORY CLAIM

- 7. The LexisNexis charges for on-line E-filing to Karen McPeters, and other similarly situated persons and entities, in Montgomery County were and are concealed. At the time of document filing no charges are shown. Karen McPeters only learned that she was being billed and the amount of the charges, when LexisNexis sent bills to her lawyer beginning about March 6, 2009. Charges to litigants are not found on the Montgomery County District Clerk's web site nor are they found on the web pages of the district judges who make such filing mandatory in their courts, most notably the web page of the Honorable Frederick Edwards, 9<sup>th</sup> District Court.
- 8. LexisNexis charges are unconscionable and excessive as compared to (1) the cost of filing under the Texas Rules of Civil Procedure, and (2) the charges of other

providers of E-filing services (Texas On-Line). Approximately 252 counties in Texas do not charge to file a paper copy of a motion or pleading in their district courts, other than filing fees at the time of filing the lawsuit.

9. Texas On-Line charges \$7.24 to E-file a document and shows the charge at the time of filing. LexisNexis charges \$15.98 (including tax) to E-file a document in the two counties that it services and does not disclose its charges at the time of filing. It charges \$7 for filing and \$8 for service; service is mandatory.

10.	As an example:	Bexar County		
	•	<b>LexisNexis</b>	District Clerk	Texas On-Line
	(a) Filing a change of address	\$ 15.98	\$ 0.00	\$ 0.00
	(b) Filing vacation letter	15.98	0.00	0.00
	(c) Filing motion to compel discovery	15.98	0.00	7.24
	(d) Filing a motion to shorten time	15.98	0.00	7.24

- 11. LexisNexis' charges are unlawful under the Tex. Gov't Code §51.317 and Tex. Gov't Code §101.061 which set the fees that are allowed to be charged to Texas litigants.
- 12. LexisNexis' charges duplicate part of the fees charged by the district clerk when each lawsuit is filed. A litigant is forced to pay twice for the same service filing.
- 13. LexisNexis previously charged \$5.00 to mail an invoice to each litigant, and now charges \$10.00 to mail an invoice.
- 14. LexisNexis made unlawful threats for collection including a threat to report each nonpaying litigant to the Texas State Bar and to the judge presiding in the case.
- 15. LexisNexis misrepresented that mandatory E-filing and charges were lawful when Tex. R. Civ. Proc. 5 states the requirement for filing court documents. Furthermore, the Texas Supreme Court ruled eighteen years ago that documents are considered

- filed when they reach the court. *Jamar v. Patterson*, 868 S.W.2d 318, 319 (Tex. 1993).
- 16. LexisNexis made deceptive claims that it was an agent of the Montgomery County
  District Clerk. In fact, LexisNexis stated, "LexisNexis has been acting in
  furtherance of official duties." The Montgomery County District Clerk denied that
  claim on August 3, 2010 when it argued to the Ninth Court of Appeals that
  LexisNexis' charges were not court costs but were actually convenience fees.
- 17. The charges by LexisNexis are a violation of the Texas constitutional guarantees of open access to the courts as interpreted by the Texas Supreme Court in *LeCroy v*.

  Hanlon, 713 S.W.2d 335 (Tex. 1986) and by the Texas Attorney General in Opinions GA-0231 and JM-384. Therefore, LexisNexis clearly knew that its conduct was unlawful.
- 18. Its charges are a constitutional violation, obstructing access to the courts of Texas.

  LeCroy shows LexisNexis' conduct to be unlawful because its charges unreasonably obstruct court access, and duplicate charges by the Montgomery County District Clerk for the same services as those provided by that Clerk.
- 19. LexisNexis' charges are unconscionable because they violate the rules of procedure, statutes, case law, orders of the Texas Supreme Court and the Montgomery County district court and the Texas constitutional guarantee of unrestricted access to open courts.
- 20. A non-U.S. corporation has no authority, through its charges, to either allow or prevent access to Texas courts by the citizens of Texas.

- 21. LexisNexis' charges deprive the poor, the less educated, the elderly, and minorities of their day in court by raising a continuing and increasing financial barrier. Further, E-filing requires computer literacy; one cannot compel that skill and experience as a prerequisite for seeking justice.
- 22. LexisNexis states that a free computer terminal is available in the Montgomery

  County District Clerk's office so that some litigants can avoid the unconscionable

  charges if desired. The terminal, however, is no solution for out-of-county litigants

  and those who seek to file by mail under the Texas Rules of Civil Procedure. One

  cannot reasonably require a litigant to drive to the courthouse each time he or she

  wishes to file a document. But, the terminal directs users to subscribe to LexisNexis,

  thus subjecting each to the same charges that are the subject of this litigation.
- 23. LexisNexis also states that parties have the option of filing a motion to obtain permission to file documents under the *Texas Rules of Civil Procedure* rather than incur unconscionable charges as a condition of litigation in certain Montgomery County district courts. The "option" is found in the body on the seldom-filed 2003 order signed by the Honorable Frederick Edwards. The order is not accessible online, through the District Clerk, LexisNexis, or the web page of any district court.
- 24. The order actually allows a party to ask for permission to file a document by traditional means *only* when a transmission error or other technical problem has occurred when attempting electronic filing. There is actually no alternative to enduring the avalanche of charges from LexisNexis in a case assigned to the 9<sup>th</sup> District Court in Montgomery County.

#### **BACKGROUND FACTS**

- 25. On May 18, 2007, Karen McPeters filed an employment discrimination lawsuit in Travis County against Montgomery County, Texas.
- 26. The case was transferred to Montgomery County on September 10, 2007.
- On January 27, 2009, the Montgomery County District Clerk notified counsel for Plaintiff McPeters that the case was designated as an E-file case. The clerk stated that E-filing was mandatory, and that all pleadings would have to be filed with LexisNexis. Counsel was told that LexisNexis charged litigants for E-filing and that Plaintiff McPeters would have to pay those charges. Counsel objected, to no avail.
- 28. Neither the Montgomery County District Clerk nor LexisNexis provides a list of the charges by Reed Elsevier, Inc. Plaintiff McPeters learned of the amount of the charges as she received invoices from LexisNexis.
- 29. In addition to the statutory filing fee paid to Montgomery County on September 14, 2007, LexisNexis charged Plaintiff McPeters \$15.98 for every item filed, which she has paid.
- 30. LexisNexis has double-billed Plaintiff McPeters. The Montgomery County District Clerk is obligated to provide all court filing services to Karen McPeters in return for the original \$217.00 filing fee, which she initially paid. Double billing is unlawful.

  See Texas Attorney General Opinion JM-384.

# VIOLATIONS OF TEXAS DECEPTIVE TRADE PRACTICES-CONSUMER PROTECTION ACT

Karen McPeters and all similarly situated litigants complain that LexisNexis violated the Texas Deceptive Trade Practices-Consumer Protection Act, and incorporate all paragraphs herein.

- Plaintiff McPeters is a consumer as that term is defined in §17.45(4) of the

  Consumer Protection Act because Plaintiff, through her agent, sought and acquired services from Defendant LexisNexis.
- 32. At all times relevant to this suit Defendant LexisNexis was engaged in trade and commerce, as defined in §17.45(6) of the Consumer Protection Act.

#### **Misrepresentations**

- 33. Defendant LexisNexis made false, misleading and deceptive misrepresentations in the following respects:
  - (1) LexisNexis falsely represented that it had the right to charge and to collect "filing fees" for civil court documents in the 9<sup>th</sup> District Court of Montgomery County, Texas;
  - (2) LexisNexis participated in and profited from a consumer transaction in which LexisNexis and the Montgomery County District Clerk made misrepresentations to Plaintiff, including rejecting pleadings and failing to disclose charges to Karen McPeters, and
  - (3) LexisNexis asserted an unlawful right to payment, collected unlawful charges, and threatened unlawful collection action.

The unconscionable conduct and misrepresentations are further detailed in paragraphs 7-24 above.

#### Statutory Violations Alleged by Plaintiff

- 34. Defendant LexisNexis passed off its goods or services as those of another, specifically the Montgomery County District Clerk, violating §17.46(b)(1) of the Consumer Protection Act.
- 35. Defendant LexisNexis cause confusion or misunderstanding about the source, sponsorship, approval or certification of its goods or services, violating §17.46(b)(2) of the Consumer Protection Act.
- Defendant LexisNexis cause confusion or misunderstanding about affiliation, connection or association with or certification by, another, violating §17.46(b)(3) of the Consumer Protection Act.
- 37. Defendant LexisNexis represented that its services had approval or characteristics which they did not have, violating §17.46(b)(5) of the Consumer Protection Act.
- 38. Defendant LexisNexis represented that an agreement conferred or involved rights or obligations that are prohibited by law, violating §17.46(b)(12) of the Consumer Protection Act.
- 39. Defendant LexisNexis failed to disclose information concerning its services, which was known at the time of the transactions, when the failure to disclose the information was intended to induce the consumer into a transaction into which the consumer would not have entered had the information been disclosed, violating §17.46(b)(24) of the Consumer Protection Act.

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#### Reliance

40. Plaintiff, through her agent, relied to her detriment upon the misrepresentations enumerated above.

#### Unconscionable Conduct Alleged by Plaintiff and Others

41. Defendant LexisNexis engaged in unconscionable conduct against Plaintiff

McPeters, and all other similarly situated litigants. Each act complained of herein

constituted an unconscionable action and course of action, as defined at §17.45(5) of

the Consumer Protection Act, which, to Plaintiff's detriment, took advantage of the

lack of knowledge, ability, experience, or capacity of Plaintiff to a grossly unfair

degree. The resulting unfairness was glaringly noticeable, flagrant, complete and

unmitigated.

#### **Producing Cause**

42. The deceptive acts and practices of Defendant LexisNexis were and remain a producing cause of economic damages to Plaintiff and each similarly situated person or entity.

#### Conduct Undertaken Knowingly

- 43. The unlawful acts and practices described above were committed knowingly, as that term is defined at §17.45(9) of the Consumer Protection Act, because Defendant LexisNexis had actual awareness, at the time of the acts and practices complained of, of the deception, falsity, or unfairness of the acts and practices.
- 44. LexisNexis knew or should have known that permissible fees and charges are set forth in the *Texas Government Code* and in the *Local Government Code*. LexisNexis

- knew, or should have known, that court filing fees are set by the state legislature, because court filing fee information is codified in Vernon's Texas Codes Ann.

  (2003), and each section contains the legislative history of that provision.
- 45. The Texas legislature considered electronic filing in 1987 in Tex. Gov't Code §§51.801-51.807. It made no provision for additional mandatory filing fees or unregulated charges as a condition for access to any court.
- Accordingly, Plaintiff seeks up to three times the amount of her economic damages pursuant to §17.50(b)(1) of the Consumer Protection Act, as do all others similarly situated.

#### Court Costs and Attorney's Fees

47. Plaintiff seeks the recovery of her court costs and reasonable and necessary attorney's fees pursuant to §17.50(d) of the Consumer Protection Act.

#### Notice

48. Plaintiff McPeters gave notice to Defendant LexisNexis, pursuant to §17.505, on August 1, 2010. Notice is effective for all others similarly situated pursuant to *In re Alford Chevrolet-Geo*, 997 S.W.2d 173, 178 (Tex. 1999).

#### **CONTROLLING AUTHORITY**

49. The Texas Supreme Court agreed that Montgomery County could establish an electronic filing system, pursuant to its Miscellaneous Order No. 97-9155. This Order does not authorize either the charging of fees, the violation of equal rights, or usurpation of legislative power.

The last paragraph of page 2 of the Texas Supreme Court's Miscellaneous Order 97-9155 states:

The Court intends to issue, file and serve orders, rulings, and other documents in the assigned cases electronically, rather on paper. (sic).

- 51. Montgomery County Local Rules are identical.
- 52. The Miscellaneous Order of the Supreme Court did not approve rejection of paper filings by Barbara Gladden Adamick, Montgomery County District Clerk. The order did not approve increased mandatory filing fees and service charges by anyone.

#### **EXTENT OF HARM**

The "Clerk's Check List" also shows that the 410<sup>th</sup> District Court, Judge K. Michael Mayes presiding, was also a participant in the on-going E-filing enterprise with LexisNexis by its December 12, 2006 order. That court has had more than 2,300 E-file cases with LexisNexis, or its predecessor. Other courts have instructed their district clerks to reject paper filings.

#### **CLASS ACTION**

- Pursuant to Tex. R. Civ. P. 42, Karen McPeters requests the Court to designate her claims of unconscionable conduct under the *Texas Deceptive Trade Practices Act* as a class action, because:
  - (1) the class of persons subjected to LexisNexis' E-filing plan, and forced to pay fees and charges to LexisNexis, is so numerous (more than 16,000 since the year 2000) that joinder of all members is impracticable;

- (2) there are questions of law or fact common to the class, namely the unconscionable conduct each litigant was forced to endure and the amount each litigant was required to pay for on-line E-filing;
- (3) the claims of the representative party, Karen McPeters, are typical of the claims of the class; and
- (4) Karen McPeters will fairly and adequately protect the interests of the class. Plaintiff will make additional filings pursuant to Tex. R. Civ. P. 42(c).

#### **DAMAGES**

Plaintiff McPeters, individually and on behalf of all similarly situated civil litigants, seeks compensation for damages caused by the actions of Defendant LexisNexis.

#### **CONDITIONS PRECEDENT**

All conditions precedent herein required of Plaintiff, have been performed or complied with or has occurred, or in the alternative, and only if necessary, any such condition precedent which has not been performed, complied with, or has not occurred, was waived by one or more actions, omissions and/or representations by Defendant or its agents.

#### **ATTORNEY'S FEES**

- Plaintiff McPeters hired Robert L. Mays, Jr. as her attorney and agreed to pay his reasonable and necessary attorney's fees, costs and expenses.
- Plaintiff McPeters requests the court to award damages, attorney's fees, expert witness fees, costs and expenses, as provided for by statute.

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59. Plaintiff is further entitled to prejudgment and post-judgment interest as, when and at the rates allowed by law or equity.

WHEREFORE, PREMISES CONSIDERED, Plaintiff Karen McPeters requests the court to award judgment to Plaintiff McPeters for herself, and on behalf of all other similarly situated persons and entities, against Defendant LexisNexis, including:

- (i) actual damages;
- (ii) statutory damages;
- (iii) exemplary damages;
- (iv) prejudgment interest;
- (v) reasonable attorney's fees;
- (vi) costs of court;
- (vii) post-judgment interest, and

(viii) for such other relief, whether in whole or in part, whether general or special, at law or in equity, to which Plaintiff Karen McPeters may, by this pleading or proper amendment hereto, show herself entitled.

A TRIAL BY JURY IS RESPECTFULLY DEMANDED.

Respectfully submitted,

Robert L. Mays, Jr.

Attorney for Karen McPeters

TBN: 13308200

8626 Tesoro Drive, Suite 820

San Antonio, Texas 78217

Phone: 210-657-7772 FAX: 210-657-7780

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STYLED \_\_\_KAREN MCPETERS VS. LEXISNEXIS, A DIVISION OF REED ELSEVIER, INC.

(e.g., John Smith v. All American Insurance Co; In re Mary Ann Jones; In the Matter of the Estate of George Jackson)

A civil case information sheet must be completed and submitted when an original petition or application is filed to initiate a new civil, family law, probate, or mental health case or when a post-judgment petition for modification or motion for enforcement is filed in a family law case. The information should be the best available at the time of filing. This sheet, approved by the Texas Judicial Council, is intended to collect information that will be used for statistical purposes only. It neither replaces nor supplements the filings or service of pleading or other documents as required by law or rule. The sheet does not constitute a discovery request, response, or supplementation, and it is not admissible at trial

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_8626 Tesoro Drive, Ste. 820_	_210-657-7772		Defendant(s)/Respon	ident(s):	Addi ره	itional Parties in Child Support Case:
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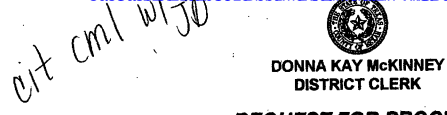
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# REQUEST FOR PROCESS 9

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#### CAUSE NO. 2011-CI-01119

IN THE DISTRICT COURT

VS.

225TH JUDICIAL DISTRICT

LEXISNEXIS, a division of REED ELSEVIER, INC.

Defendants

BEXAR COUNTY, TEXAS

# NOTICE OF COMPLIANCE WITH TEX. BUS. & COMM. CODE §17.501

Karen McPeters ("McPeters") provides notice, pursuant to Tex. Bus. & Comm. Code §17.501, that she transmitted a copy of her Plaintiff's Original Petition in the above styled and numbered cause to the Consumer Protection Division of the State of Texas, 115 E.

Travis Street, Suite 925, San Antonio, Texas 78205 in accordance with Tex. R. Civ. P. 21a on this 24<sup>th</sup> day of January, 2011.

Respectfully submitted

Robert L. Mays, Jr./

Attorney for Karen McPeters

TBN: 13308200

8626 Tesoro Drive, Suite 820 San Antonio, Texas 78217

Phone: 210-657-7772 FAX: 210-657-7780

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FILED DISTRICT CLERK BEXAR CO. TEXAS

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11 February 22 A9:41
Donna Kay McKinney
District Clerk
100 Congress, SuifeBexar District
Austin, TX 78/06/epted by:
Telephone: 512-305-46/67/epter Contreras

www.lockelord.com

B. David L. Foster Direct: 512-305-4751 dfoster@lockelord.com

February 21, 2011

VIA EMAIL: Mays7772@gmail.com Robert L. Mays, Jr. 8628 Tesoro Drive, Suite 820 San Antonio, Texas 78217

Re: Cause No. 2011-CI-01119; Karen McPeters, individually and on behalf of those individuals, persons and entities who are similarly situated v. LexisNexis, a division of Reed Elsevier, Inc.; 225th Judicial District of Bexar County, Texas

Dear Mr. Mays:

Thank you for taking my telephone call this afternoon. This letter is meant to memorialize, pursuant to Texas Rule of Civil Procedure 11, an agreement between our clients relating to the above-referenced lawsuit (the "Lawsuit"). It is my understanding that we have agreed to the following:

Your client, Karen McPeters ("Plaintiff"), agrees to extend the deadline for my client, LexisNexis, a division of Reed Elsevier, Inc. ("Defendant"), to answer or otherwise respond to the Lawsuit until Tuesday, March 1, 2011. Plaintiff further agrees that she will not attempt to take a default judgment in the interim and that the filing of this Rule 11 Agreement shall not be considered an initial appearance by Defendant in the Lawsuit.

If this letter accurately states our agreement, please so indicate by signing below. If this letter does not accurately state our agreement, please contact me immediately. Thank you again for your courtesies.

Very truly yours,

D David I Footon

AGREED:

\_\_/S/ Robert L. Mays, Jr.\_\_\_\_ Robert L. Mays, Jr.

Filed
11 February 21 A10:03
Donna Kay McKinney
District Clerk
Bexar District
Accepted by:
Angle Stone

#### CAUSE NO. 2011-CI-01119

KAREN McPETERS, individually, and or behalf of those individuals, persons and ent		IN THE DISTRICT COURT
who are similarly situated Plaintiff	§	
riamun	9 §	
VS.	§ 8	225TH JUDICIAL DISTRICT
	\$ <b>§</b>	
LEXISNEXIS, a division of	§	
REED ELSEVIER, INC.	§	
Defendants	8	BEXAR COUNTY, TEXAS

# NOTICE OF COMPLIANCE WITH TEX. BUS. & COMM. CODE §17.501

Karen McPeters ("McPeters") provides notice, pursuant to Tex. Bus. & Comm. Code §17.501, that she transmitted a copy of her Plaintiff's First Amended Petition in the above styled and numbered cause to the Consumer Protection Division of the State of Texas, 115 E. Travis Street, Suite 925, San Antonio, Texas 78205 in accordance with Tex. R. Civ. P. 21a on this 17<sup>th</sup> day of February, 2011.

Respectfully submitted,

Robert L. Mays, Jr

Attorney for Karen MePeters

TBN: 13308200

8626 Tesoro Drive, Suite 820 San Antonio, Texas 78217

Phone: 210-657-7772 FAX: 210-657-7780

CERTIFIED MAIL #71603901984635546694			
"The State of Texas" NO	. 2011-CI-01119	2011	(PAT NASP) (1872 EL III) CI01119 -S00001
KAREN MCPETERS		IN THE	DISTRICT COURT
Plaintiff vs.		225th .	JUDICIAL DISTRICT
LEXISNEXIS A DIVISION OF REED ELSEVIER  Defendant ( Note: Attached Document May Contain Additional Litigants	s.) NOTICE		COUNTY, TEXAS
Citation Directed to: LEXISNEXIS A DIVI		EVIER INC	
BY SERVING ITS REGISTERED AGENT, CT CO 350 N ST PAUL ST DALLAS TX 75201-47		l	
"You have been sued. You may enfile a written answer with the cler Monday next following the expirat citation and petition, a default judg was filed on the 24th day of Janua ISSUED UNDER MY HAND AND SEAL CA.D., 2011.	rk who issued tion of twenty gment may be ary , 2011	this citation by days after you taken against	y 10:00 a.m. on the were served this you." Said petition
ROBERT L MAYS JR Attorney/plaintiff address 8625 TESORO DR 820 SAFJANTONIO, TX 78217-6207		DONNA KAY MO District Clerk of MARGARET I	Bexar County, Texas
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**RETURN TO COURT** (DK003)

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UNITED STATES POSTAL SERVICE

Print your name, address and ZIP+4 below

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BEXAR COUNTY COURTHOUSE SEX JAN BEXAR COUNTY COURTHOUSE MARGARET G MONTEMAYOR SAN ANTONIO TX 78205-3002 100 DOLOROSA

First-Class Mail Postage & Fees Paid USPS Permit No. G-10

CERTIFIED MAIL #71603901984635546694		
"The State of Texas"	IO. 2011-CI-01119	2011年101119 - 500001
KAREN MCPETERS Plaintiff		IN THE DISTRICT COURT
vs.		225th JUDICIAL DISTRICT
LEXISNEXIS A DIVISION OF REED ELSEVIER  Defendant (Note: Attached Document May Contain Additional Litigi	<del></del>	BEXAR COUNTY, TEXAS
	1401105	•
Citation Directed to: LEXISNEXIS A DI	IVISION OF REED ELSEVIER INC	
BY SERVING ITS REGISTERED AGENT, CT ( 350 N ST PAUL ST DALLAS TX 75201		
"You have been sued. You may offile a written answer with the cle Monday next following the expiration and petition, a default just was filed on the 24th day of Janus ISSUED UNDER MY HAND AND SEAL A.D., 2011.  PLAINTIFF'S ORIGINAL PETITION	erk who issued this cita ration of twenty days af dgment may be taken a nuary , 2011 .	ation by 10:00 a.m. on the ter you were served this gainst you." Said petition
ROBERT L MAYS JR Attorney/pLAINTIFF address 8626 TESORO DR 820 SAN ANTONIO, TX 78217-6207		KAY MCKINNEY Clerk of Bexar County, Texas  THE
	OFFICER'S RETURN	V
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Cause of failure to execute this	is	
	DONNA KAY MCKINNEY Clerk of the District Cou Bexar County, Texas	•
	Ву	Deputy
	MARGARET HERNAI	NDEZ FILE COPY

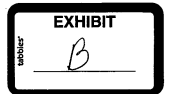
(DK003)

#### CAUSE NO. 2011CI-01119

KAREN MCPETERS, individually and on	§	IN THE DISTRICT COURT OF
behalf of those individuals, persons and	§	
entities who are similarly situated	§	
Plaintiff,	§	
	§	BEXAR COUNTY, TEXAS
v.	§	·
	§	
LEXISNEXIS, a division of REED	§	
ELSEVIER, INC.,	§	
Defendant.	§	225TH JUDICIAL DISTRICT

#### **DEFENDANT'S NOTICE TO STATE COURT OF REMOVAL**

Please take notice that Defendant LexisNexis, a division of Reed Elsevier, Inc. filed a Notice of Removal in the Office of the Clerk of the United States District Court for the Western District of Texas, San Antonio Division. A copy of the Notice of Removal is attached hereto as **Exhibit 1**. Please take further notice that pursuant to 28 U.S.C. § 1446, the filing of the Notice of Removal in the United States District Court, together with the filing of the Notice with the Clerk of this Court, effects the removal of the above-styled action to the United States District Court for the Western District of Texas, San Antonio Division. Accordingly, this Court may proceed no further unless and until the case is remanded.



Respectfully submitted,

LOCKE LORD BISSELL & LIDDELL LLP

By: Amanda M Schaul

Robert T. Mowrey
Texas Bar No. 14607500
2200 Ross Avenue, Suite 2200
Dallas, TX 75201-6776
(214) 740-8000
(214) 740-8800 (Facsimile)
rmowrey@lockelord.com

B. David L. Foster
Texas Bar No. 24031555
Amanda M. Schaeffer
Texas Bar No. 24059115
100 Congress Ave., Suite 300
Austin, Texas 78701
(512) 305-4700
(512) 305-4800 (Facsimile)
dfoster@lockelord.com
aschaeffer@lockelord.com

# PAUL HASTINGS JANOFSKY & WALKER, LLP

John G. Parker Georgia Bar No. 562425\* J. Allen Maines Georgia Bar No. 466575\* Emily L. Shoemaker Georgia Bar No. 558138\* S. Tameka Phillips Georgia Bar No. 245633\* 600 Peachtree Street, N.E. Twenty-Fourth Floor Atlanta, GA 30308 (404) 815-2400 (404) 685-5252 (Facsimile)

ATTORNEYS FOR DEFENDANT LEXISNEXIS, A DIVISION OF REED ELSEVIER, INC.

<sup>\*</sup>Pro hac vice applications forthcoming

# **CERTIFICATE OF SERVICE**

I certify by my signature below that a true and correct copy of the above has been forwarded as indicated to the following on this 25th day of February, 2011.

VIA U.S. MAIL Robert L. Mays, Jr. 8626 Tesoro Drive San Antonio, Texas 78217

Amanda M. Schaelber
Amanda Schaeffer

#### IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

KAREN McPETERS, individually, and on behalf of those individuals, person and entities who are similarly situated,

Plaintiff

Vs. \$ NO.

LEXISNEXIS, a division of REED ELSEVIER, INC.,

Defendant.

- I, Thomas A. Smith, declare and state as follows:
- 1. I am Vice-President of Human Resources, Policy, Compliance and Strategic Initiatives at LexisNexis, a div. of Reed Elsevier Inc. I make this Declaration in support of LexisNexis' Notice of Removal. I have personal knowledge of the facts set forth in this Declaration.
- 2. LexisNexis is a division of Reed Elsevier Inc. Reed Elsevier Inc. is incorporated under the laws of the State of Massachusetts.
- 3. Dayton, Ohio is the U.S. region headquarters for LexisNexis. It is the central site for LexisNexis business operations and the delivery of services to U.S. customers. The global corporate headquarters for the company is in New York, but the Dayton location is the U.S. location that has the greatest number of employees handling the day-to-day provision of services, development, and support for U.S. LexisNexis products.
- 4. I declare under penalty of perjury under the laws of the United States and the State of Ohio that the foregoing is true and correct.

Executed this Zadday of February, 2011, at Miamisburg, Ohio.

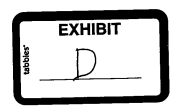
Thomas A. Smith

#### IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

KAREN McPETERS, individually, and on behalf of those individuals, person and entities who are similarly situated,	8 8 8	
Plaintiff	8	
vs.	<b>§</b>	NO.
LEXISNEXIS, a division of REED ELSEVIER, INC.,	80 80 80	
Defendant.	<b>§</b>	

# I, Richard Steiner, declare and state as follows:

- 1. I am a Business Solutions Consultant at LexisNexis. I make this Declaration in support of LexisNexis' Notice of Removal. I have personal knowledge of the facts set forth in this Declaration.
- 2. As a Business Solutions Consultant, I have access to the databases and records in connection with LexisNexis' File and Serve system used in Texas courts.
- 3. I have read the complaint in this action. It is my understanding that in this action, Plaintiff Karen McPeters ("Plaintiff") has defined the putative class as the class of persons subjected to E-filing and have paid E-filing fees and charges to LexisNexis since 2002. I also understand that Plaintiff has asserted that the class as alleged contains more than 16,000 individuals.



- 4. Prior to signing this declaration, I reviewed File and Serve data including Filing and Service revenues<sup>1</sup> and Optional Service revenues<sup>2</sup>. This data identifies litigants who have used the File and Serve system for filings in Montgomery County, Texas and Jefferson County, Texas since 2002.
- 5. After reviewing this data, I calculated that the total amount of fees paid by litigants using the File and Serve system for filings in Montgomery County, Texas and Jefferson County, Texas since 2002 likely exceeds \$7,000,000.

I declare under penalty of perjury under the laws of the United States and the State of Ohio that the foregoing is true and correct.

Executed this 24th day of February, 2011, at Miamisburg, Ohio.

Richard Steiner, Declarant

<sup>&</sup>lt;sup>1</sup> Filing and Service revenues include fees associated with submitting documents electronically to a court or serving those document on parties.

<sup>&</sup>lt;sup>2</sup> Optional Service revenues include fees associated with services not directly related to e-filing or e-service, such as search and reports of cases or transactions on our system.